EXHIBIT "I"

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

EDWARD CARTER, FRANK FIORILLO, KEVIN LAMM, JOSEPH NOFI, and THOMAS SNYDER,

Plaintiffs,

RESPONSE TO PLAINTIFFS' SECOND SET OF INTERROGATORIES

Index No.: 07 CV 1215 (SJF)(ETB)

-against-

INCORPORATED VILLAGE OF OCEAN BEACH; MAYOR JOSEPH C. LOEFFLER, JR., individually and in his official capacity; former mayor NATALIE K. ROGERS, individually and in her official capacity, OCEAN BEACH POLICE DEPARTMENT; ACTING DEPUTY POLICE CHIEF GEORGE B. HESSE, individually and in his official capacity; SUFFOLK COUNTY; SUFFOLK COUNTY POLICE DEPARTMENT; SUFFOLK COUNTY DEPARTMENT OF CIVIL SERVICE; and ALISON SANCHEZ, individually and in her official capacity,

Defendants.	
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DEFENDANT ACTING DEPUTY POLICE CHIEF GEORGE B. HESSE'S RESPONSES AND OBJECTIONS TO PLAINTIFFS' SECOND SET OF INTERROGATORIES

Pursuant to Rules 26 and 34 of the Federal Rules of Civil Procedure and the Local Rules of the United States District Court for the Eastern District of New York ("Local Civil Rules"), Defendant Acting Deputy Police Chief George B. Hesse ("Defendant Hesse") hereby responds and objects to Plaintiffs' Second Set of Interrogatories ("Requests"), in accordance with the numbered requests as set forth below. These responses and objections reflect Defendant Hesse's current knowledge and the results of their investigation to date. Information that Defendant Hesse may obtain from the parties to this litigation and/or from any other person through future use of discovery procedures, or otherwise, may be relevant to the substance of Defendant Hesse's instant responses, and Defendant Hesse does not purport to be providing such

information, if any, in the instant responses. Defendant Hesse reserves the right to amend or supplement these responses in the future in accordance with Fed. R. Civ. P. 26(e)(1) as may be necessary or appropriate.

GENERAL OBJECTIONS

Defendant Hesse objects to plaintiffs' Requests on the following general grounds. All applicable general objections are also included among Defendant Hesse's specific objections to each of Plaintiffs' Requests.

- 1. Defendant Hesse objects to each Request to the extent that it seeks information or documents that are irrelevant, immaterial, and not reasonably calculated to lead to the discovery of admissible evidence in this action. Defendant Hesse objects to each Request to the extent that it is overly broad, oppressive or unduly burdensome.
- 2. Defendant Hesse objects to each Request to the extent that it seeks the disclosure of confidential personal, medical and/or business information or documents concerning Defendant Hesse, the disclosure of which would violate the privacy of Defendant Hesse unless an appropriate Order of this Court protecting the confidentiality of such information or documents is in place.
- 3. Defendant Hesse objects to each Request to the extent that it seeks the disclosure of confidential information that concerns individuals other than Defendant Hesse who are not parties to this action, the disclosure of which violate the privacy interests of such individuals.
- 4. Defendant Hesse objects to each Request to the extent that it is vague, ambiguous and/or lacks sufficient specificity so that Defendant Hesse cannot understand what

information and/or documents Plaintiff are seeking and is unable to formulate a responsive answer.

- 5. Defendant Hesse objects to each Request to the extent that it is calls for legal conclusions or seeks information or documents that are protected from disclosure under the attorney-client privilege, the work-product doctrine, and/or any other applicable privilege, protection, statute, rule, regulation or common law principle. Inadvertent identification or production of any such document or information shall not constitute a wavier of any privilege with respect to the subject matter thereof or the information contained therein, and shall not waive the right of Defendant Hesse's objection to the use of any such document or the information contained therein during any subsequent proceeding.
- 6. Defendant Hesse objects to each Request to the extent that it is reasonably limited in time or seeks information or documents outside the time period relevant to the present litigation.
- 7. Defendant Hesse objects to each Request to the extent that it seeks to impose obligations beyond those required by the Federal Rules of Civil Procedure and/or Local Civil Rules.
- 8. Defendant Hesse objects to each Request to the extent that it seeks the disclosure of information already known or available to Plaintiffs or documents in Plaintiffs' possession that are more readily obtained by Plaintiffs without subjecting Defendants to unreasonable burden and expense.
- 9. Defendant Hesse objects to each Request to the extent that it calls for a narrative and/or requires Defendant Hesse to conduct investigatory activities on Plaintiffs.

10. Defendant Hesse objects to each Request to the extent that it is duplicative or cumulative of other requests

Defendant, ACTING DEPUTY POLICE CHIEF GEORGE B. HESSE, individually and in his official capacity, pursuant to Fed. R. Civ. P. 34, as and for his response to Plaintiffs' Second Set of Interrogatories, does hereby upon information and belief allege as follows:

INTERROGATORY 1:

Identify each and every entry posted by Defendant Hesse on any internet "Blog(s)" or electronic message board(s), including without limitation, (i) www.theschwartzreport.com; and/or (ii) www.lipolitics.com, from January 1, 2004 to the present, concerning: (i) Plaintiffs; (ii) Ocean Beach, including without limitation, any residents of, or visitors to, Ocean Beach; (iii) the OBPD, including without limitation, any employees or other workers at the OBPD; and/or (iv) Defendant Hesse's law enforcement experience, authority or qualifications. For each entry identified in response to this Interrogatory include, (i) the username, screen-name or account identification associated with the entry; (ii) the date the entry was created, posted, modified and/or deleted; (iii) the computer used to create, post, modify and/or delete the entry; and (iv) the internet address(es) at which the entry could be viewed, read or accessed by any person(s) other than Defendant Hesse.

ANSWER:	Blog Number:	22

Still Employed (junior member) (i) Username:

April 16, 2006 - 8:53 AM (ii) Date entry posted:

(iii) Computer used to create the entry: Unknown (iv) The internet address: 151.202.12.182

25 Blog Number: ANSWER:

> (i) Username: Still Employed (junior member)

(ii) Date entry posted: April 17, 2006 - 7:59 AM

(iii) Computer used to create the entry: Unknown (iv) The internet address: 141.152.246.64

Blog Number: 26 **ANSWER:**

(i) Username: Concerned for you (junior member) (ii) Date entry posted: April 17, 2006 - 1:30 PM (iii) Computer used to create the entry: Unknown (iv) The internet address: 141.152.246.64 Blog Number: 53 (i) Username: n/a (ii) Date entry posted: April 29, 2006 - 9:38 PM (iii) Computer used to create the entry: Unknown (iv) The internet address: 141.157.220.87 Blog Number: 63 (i) Username: n/a (ii) Date entry posted: May 10, 2006 - 11:37 PM (iii) Computer used to create the entry: Unknown (iv) The internet address: 69.113.30.203 Blog Number: 125 (i) Username: stillemployed2 June 22, 2006 - 2:14 PM (ii) Date entry posted: Unknown (iii) Computer used to create the entry: (iv) The internet address: 141.157.237.17 190 Blog Number: English 101 (i) Username: December 28, 2006 - 8:23 AM (ii) Date entry posted: (iii) Computer used to create the entry: Unknown (iv) The internet address: 141.152.251.253 191 Blog Number: (i) Username: NICCCCCE (ii) Date entry posted: December 28, 2006 - 8:25 AM (iii) Computer used to create the entry: Unknown (iv) The internet address: 141.152.251.253 192 Blog Number: (i) Username: NICCCEEE (ii) Date entry posted: December 29, 2006 - 8:41 AM (iii) Computer used to create the entry: Unknown (iv) The internet address: 141.152.251.253

ANSWER:

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ANSWER:

Blog Number: ANSWER: (i) Username:

(ii) Date entry posted:

(iii) Computer used to create the entry:

(iv) The internet address:

213

guest1234

March 29, 2007 - 5:43 PM

Unknown 69.113.30.203 ANSWER: Blog Number:

(i) Username:

dah1234

216

(ii) Date entry posted:

March 31, 2007 - 3:52 PM

(iii) Computer used to create the entry:

Unknown

(iv) The internet address:

69.113.30.203

ANSWER:

Blog Number: (i) Username:

234

(ii) Date entry posted:

Love the OBPD

(iii) Computer used to create the entry:

April 14, 2007 - 11:56 AM Unknown

(iv) The internet address:

69.113.30.203

ANSWER:

Blog Number:

235

(i) Username:

(ii) Date entry posted:

DUKE DUKE DUKE April 14, 2007 - 12:05 PM

(iii) Computer used to create the entry:

Unknown 69.113.30.203

(iv) The internet address:

274

ANSWER: Blog Number:

(i) Username:

nifong number 2

(ii) Date entry posted:

August 23, 2007 - 6:50 PM

(iii) Computer used to create the entry:

Unknown

(iv) The internet address:

69.113.30.203

ANSWER:

Blog Number: (i) Username:

285

(ii) Date entry posted:

holy crap 214

(iii) Computer used to create the entry:

September 3, 2007 - 10:41 PM

(iv) The internet address:

69.113.30.203

Unknown

ANSWER:

Blog Number: (i) Username:

286

(ii) Date entry posted:

go figure lol

September 4, 2007 - 12:02 AM

(iii) Computer used to create the entry:

Unknown

(iv) The internet address:

69.113.30.203

ANSWER:

Blog Number:

289

(i) Username:

Unregistered235698

(ii) Date entry posted:

September 4, 2007 - 9:54 AM

(iii) Computer used to create the entry:

Unknown

(iv) The internet address:

69.113.30.203

ANSWER:

Blog Number:

292

(i) Username:

Unregistered235698

(ii) Date entry posted:

September 4, 2007 - 3:23 PM

(iii) Computer used to create the entry: Unknown (iv) The internet address: 69.113.30.203

ANSWER: Blog Number: 294

(i) Username: just the facts mamm

(ii) Date entry posted: September 4, 2007 - 11:!5 PM

(iii) Computer used to create the entry: Unknown (iv) The internet address: 69.113.30.203

ANSWER: Blog Number: 295

(i) Username: oh my, one more

(ii) Date entry posted: September 4, 2007 - 11:20 PM

(iii) Computer used to create the entry: Unknown (iv) The internet address: 69.113.30.203

ANSWER: Blog Number: 296

(i) Username: and another 414

(ii) Date entry posted: September 4, 2007 - 11:52 PM

(iii) Computer used to create the entry: Unknown (iv) The internet address: 69.113.30.203

ANSWER: Blog Number: 301

(i) Username: FREE THE THREE

(ii) Date entry posted: September 5, 2007 - 10:40 PM

(iii) Computer used to create the entry: Unknown (iv) The internet addres: 69.113.30.203

ANSWER: Blog Number: 303

(i) Username: unregistered me

(ii) Date entry posted: September 6, 2007 - 5:39 PM

(iii) Computer used to create the entry: Unknown (iv) The internet address: 69.113.30.203

ANSWER: Blog Number: 312

(i) Username: morons all

(ii) Date entry posted: September 8, 2007 - 1:59 PM

(iii) Computer used to create the entry: Unknown (iv) The internet address: 141.152.213.25

ANSWER: Blog Number: 397

(i) Username: Unregistereddirty

(ii) Date entry posted: April 14, 2009 - 7:59 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 407

(i) Username: Unregistereddirty1
(ii) Date entry posted: April 15, 2009 - 1:37 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 413

(i) Username: Unregistereddirty1again
(ii) Date entry posted: April 15, 2009 - 3:12 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 414

(i) Username: Unregistereddirtyhaha (ii) Date entry posted: April 15, 2009 - 3:13 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 431

(i) Username: Unregistereddirty

(ii) Date entry posted: April 16, 2009 - 7:13 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet addres: 69.113.27.175

ANSWER: Blog Number: 445

(i) Username: Unregistereddirty

(ii) Date entry posted: April 19, 2009 - 9:24 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 478

(i) Username: Unregistereddirty

(ii) Date entry posted: April 20, 2009 - 7:04 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 479

(i) Username: Unregistereddirty

(ii) Date entry posted: April 20, 2009 - 7:10 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 488

(i) Username: Unregistereddirty

(ii) Date entry posted: April 21, 2009 - 9:46 AM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 489

(i) Username: Unregistereddirty

(ii) Date entry posted: April 21, 2009 - 9:50 AM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 493

(i) Username: Unregistereddirty

(ii) Date entry posted: April 21, 2009 - 6:40 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 497

(i) Username: Unregisteredhello

(ii) Date entry posted: Aprl 22, 2009 - 8:44 AM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 502

(i) Username: Uneregistereddirty
(ii) Date entry posted: May 5, 2009 - 1:05 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 529

(i) Username: Unregistereddirty

(ii) Date entry posted: May 6, 2009 - 8:44 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 532

(i) Username: Unregisteredhelp

(ii) Date entry posted: May 6, 2009 - 9:17 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

ANSWER: Blog Number: 533

(i) Username: Unregisteredhelp

(ii) Date entry posted: May 6, 2009 - 9:22 PM

(iii) Computer used to create the entry: Defendant Hesse personal computer

(iv) The internet address: 69.113.27.175

PLEASE TAKE FURTHER NOTICE that defendant, reserves its right to amend and/or supplemental the above response should further material become available.

Dated: Elmsford, New York August 5, 2009

Kevin William Connolly (KWC/4450

MARKS, O'NEILL, O'BRIEN & COURTNEY, P.C.
Attorneys for Defendant
ACTING DEPUTY POLICE CHIEF
GEORGE B. HESSE, individually and in his official capacity
530 Saw Mill River Road
Elmsford, New York 10523

(914) 345-3701 File No.: 479.81595

TO:

Andrew Goodstadt, Esq.

THOMPSON, WIGDOR & GILLY, LLP
Attorneys for Plaintiffs

EDWARD CARTER, FRANK FIORILLO,

KEVIN LAMM, JOSEPH NOFI, and THOMAS SNYDER
85 Fifth Avenue
New York, New York 10003
(212) 239-9292
(212) 239-9001 (Fax)

Kenneth A. Novikoff, Esq.
RIVKIN, RADLER LLP
Attorneys for Defendants
INCORPORATED VILLAGE OF OCEAN BEACH,
MAYOR JOSEPH C. LOEFFLER, JR., individually
and in his official capacity, former mayor
NATALIE K. ROGERS, individually and in her official
capacity and OCEAN BEACH POLICE DEPARTMENT
926 Rexcorp Plaza
Uniondale, New York 11556-0926
(516) 357-3333

Arlene Zwilling, Esq.

COUNTY OF SUFFOLK

County Attorney's Office

Attorneys for Defendants

SUFFOLK COUNTY POLICE DEPARTMENT,

SUFFOLK COUNTY DEPARTMENT OF CIVIL

SERVICE and ALISON SANCHEZ, individually and in her official capacity

H. Lee Dennison Building

100 Veterans Memorial Highway

P.O. Box 6100

Hauppauge, New York 11788

(631) 853-4049

AFFIDAVIT OF SERVICE BY MAIL

STATE OF NEW YORK)
	: SS.
COUNTY OF WESTCHESTER)

JANICE GRILLO, being duly sworn, deposes and says: deponent is not a party to this action, is over 18 years of age and resides in City, New York.

On the day of August, 2009 deponent served the within RESPONSE TO PLAINTIFFS' SECOND SET OF INTERROGATORIES, upon the parties herein stated below, by depositing and mailing same in a sealed envelope, with postage prepaid thereon, in an official depository of the U.S. Postal Service within the State of New York, at the following addresses:

TO:

Andrew Goodstadt, Esq. THOMPSON, WIGDOR & GILLY, LLP 85 Fifth Avenue New York, New York 10003 (212) 239-9292 (212) 239-9001 (Fax)

Kenneth A. Novikoff, Esq. RIVKIN, RADLER LLP 926 Rexcorp Plaza Uniondale, New York 11556-0926 (516) 357-3333

Arlene Zwilling, Esq.
County Of Suffolk
County Attorney's Office
H. Lee Dennison Building
100 Veterans Memorial Highway
P.O. Box 6100
Hauppauge, New York 11788

JANICE GRILLO

Sworn to before me on the day of August, 2009.

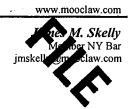
Sharon Nimmons
Notary Public, State of New York
No. 01-04989462
Qualified in Westchester County
Term Expires December 22009

{NY061754.1}

MARKS, O'NEILL, O'BRIEN & COURTNEY, P.C.

ATTORNEYS AT LAW

ELMSFORD OFFICE 530 Saw Mill River Road Elmsford, NY 10523 (914) 345-3701 Fax: (914) 345-3743



October 1, 2009

Andrew Goodstadt, Esq. Thompson, Wigdor & Gilly, LLP 85 Fifth Avenue New York, New York 10003

Re:

Carter, et al v. Incorpated Village of Ocean Beach, et al

Docket No.

07cv1215

Our File No.

495.81595

Dear Counselor:

Please find enclosed Verification to Response to Plaintiffs' Second Set of Interrogatories, dated August 5, 2009.

If you have any questions, please do not hesitate to contact the undersigned.

Thank you.

Very truly yours,

MARKS, O'NEILL, O'BRIEN & COURTNEY, P.C.

By:

James M. Skelly

JMS:jg Encls.

Case 2:07-cv-01215-SJF-ETB Document 145-13 Filed 01/15/10 Page 15 of 17 PageID #:

MARKS, O'NEILL, O'BRIEN & COURTNEY, P.C. Andrew Goodstadt, Esq. October 1, 2009
Page 2

cc: Kenneth A. Novikoff, Esq. Rivkin, Radler LLP 926 Rexcorp Plaza Uniondale, New York 11556-0926

Arlene Zwilling, Esq.
County Of Suffolk
County Attorney's Office
H. Lee Dennison Building
100 Veterans Memorial Highway
P.O. Box 6100
Hauppauge, New York 11788

INDIVIDUAL VERIFICATION

STATE OF NEW YORK

: ss:

COUNTY OF

GEORGE B. HESSE, being duly sworn, deposes and says:

That I was named as a defendant in the action herein; that I have read the annexed RESPONSE TO PLAINTIFFS' SECOND SET OF INTERROGATORIES, and know the contents thereof and the same are true to the best of my knowledge, except those matters therein which are stated to be alleged on information and belief, and as to those matters, I believe them to be true.

EORGE B. HESSE

Sworn to before me the

2009 day of

MARYANNE MINERVA Notary Public, State of New York No. 01MI6031755

Qualified in Nassau County Commission Expires October 12, 20

EDWARD CARTER, FRANK FIORILLO, KEVIN LAMM, JOSEPH NOFI AND THOMAS SNYDER,

Plaintiffs,

-against-

INCORPORATED VILLAGE OF OCEAN BEACH; MAYOR JOSEPH C. LOEFFLER, JR., individually and in his official capacity; former mayor NATALIE K. ROGERS, individually and in her official capacity, OCEAN BEACH POLICE DEPARTMENT; ACTING DEPUTY POLICE CHIEF GEORGE B. HESSE, individually and in his official capacity; SUFFOLK COUNTY; SUFFOLK COUNTY POLICE DEPARTMENT; SUFFOLK COUNTY DEPARTMENT OF CIVIL SERVICE; and ALISON SANCHEZ, individually and in her official capacity,,

Defendants.

RESPONSE TO PLAINTIFFS' SECOND SET OF INTERROGATORIES

MARKS, O'NEILL, O'BRIEN & COURTNEY, P.C.

Attorneys for Defendant

ACTING DEPUTY POLICE CHIEF GEORGE B. HESSE,

individually and in his official capacity

Office and Post Office Address, Telephone 530 Saw Mill River Road Elmsford, New York 10523 (914) 345-3701

[12] [14] [14] [15] [16] [16] [16] [16] [16] [16] [16] [16	
Ťô	Signature (Rule 130-1.1-a)
聖神화되었다. 병사 사람이 가는 것이 되는 것이 되었다. 그는 그 사람들은 사람들이 되었다. 그는 그는 것은 경기를 받는 것이 되었다. 그는 것은 것이다.	Print name beneath
Attorney(s) for	
Service of a copy of the within Dated,	is hereby admitted.
	Attorneys for:

Please take notice

☐ NOTICE OF ENTRY

that the within is a (certified) true copy of a

duly entered in the office of the clerk of the within named court on

☐ NOTICE OF SETTLEMENT

that an order

settlement to the HON.

of the within named court, at

on

at

M

Dated,

Yours, etc.

of which the within is a true copy will be presented for

one of the judges

MARKS, O'NEILL, O'BRIEN & COURTNEY, P.C.

Office and Post Office Address 530 Saw Mill River Road Elmsford, New York 10523 (914) 345-3701